

Exhibit 2

**Georgia-Pacific Consumer Products LP's
(f/k/a Fort James Operating Company's),
Fort James Corporation's and Georgia-
Pacific LLC's Supplement to Rule 26(a)(1)
Initial Disclosures, dated August 28, 2009**

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN
GREEN BAY DIVISION**

APPLETON PAPERS, INC. and)	
NCR CORPORATION,)	
Plaintiffs,)	
v.)	No. 08-CV-16-WCG
)	
GEORGE A. WHITING PAPER COMPANY,)	
ET AL.,)	
Defendants.)	

NCR CORPORATION,)	
Plaintiff,)	
v.)	No. 08-CV-0895-WCG
)	
KIMBERLY-CLARK CORPORATION, ET AL.)	
Defendants.)	

**GEORGIA-PACIFIC CONSUMER PRODUCTS LP'S (f/k/a FORT JAMES OPERATING
COMPANY'S), FORT JAMES CORPORATION'S AND GEORGIA-PACIFIC LLC'S
SUPPLEMENT TO RULE 26(a)(1) INITIAL DISCLOSURES**

Pursuant to Rule 26(a)(1) and 26(e) of the Federal Rules of Civil Procedure, defendants Georgia-Pacific Consumer Products LP (f/k/a Fort James Operating Company), Fort James Corporation and Georgia-Pacific LLC (collectively, "Georgia-Pacific") hereby supplement their Initial Disclosures. This supplement is based on information reasonably available to Georgia-Pacific at the present time, and Georgia-Pacific reserves the right to further supplement these disclosures if Georgia-Pacific becomes aware of any additional information.

Georgia-Pacific makes these disclosures subject to, and without waiving, its right to protect from disclosure any and all communications protected by the attorney-client privilege, the attorney work product doctrine, the joint defense privilege, and any other applicable privilege

or discovery protection. Georgia-Pacific's disclosures are also made without waiving, in any way: (1) the right to object on any basis permitted by law to the use of any information disclosed herein, for any purpose, in whole or in part, in any subsequent proceeding in this action or any other action; and (2) the right to object on any basis permitted by law to any discovery request or proceeding involving or relating to the subject matter of these disclosures. Nothing in these disclosures is intended to admit any fact, affirm the existence or admissibility of any document, or agree with or accept any of plaintiffs' legal theories or allegations. Georgia-Pacific reserves the right to supplement or amend these disclosures based upon subsequent developments.

All of the following disclosures are made subject to, and without waiving, the above objections and qualifications.

1. Identification of Individuals Pursuant to Rule 26(a)(1)(A)(i).

Pursuant to Rule 26(a)(1)(A)(i) and 26(e), Georgia-Pacific hereby supplements its disclosures regarding individuals who may have discoverable information that Georgia-Pacific may use to support its claims or defenses, unless solely for impeachment. Georgia-Pacific reserves its right to identify and rely on additional witnesses whose names appear in documents produced during the course of discovery in this litigation or to have any identified witness testify concerning additional or different topics, and to supplement this initial disclosure as appropriate.

The following witnesses will be able to testify regarding their knowledge of the facts pertaining to the allegations made in the Seventh Amended Complaint. All contacts with these individuals should be made only through counsel for Georgia-Pacific. This contact information is: Mary Rose Alexander of Latham & Watkins, LLP, 233 S. Wacker Dr., Suite 5800, Chicago, IL 60606, (312) 876-7700.

- a. Don DeMeuse
Former CEO

Georgia-Pacific believes that discoverable information is also possessed by third parties, federal and state officials, as well as persons who are current or former employees of the plaintiffs or the other defendants. Based on the information currently and reasonably available at this time, Georgia-Pacific supplements its Initial Disclosures to include the following individuals that may have discoverable information that may support Georgia-Pacific's claims or defenses, other than solely for impeachment, on the subjects upon which they were deposed. The contact information for the following individuals is available in their deposition transcripts, and the current or former employees of plaintiffs or other defendants can be contacted through counsel.

- a. Leo Golper
- b. Fred Heinritz
- c. Floyd Strelow
- d. Paul Phillips
- e. Ed Gallagher
- f. Alan Kresch
- g. Paul Karch
- h. Dennis Hultgren
- i. Michael Stevens
- j. Jerome Bodmer
- k. Dennis Hultgren
- l. Donald Christensen
- m. Carl Rench
- n. Dan McIntosh

- o. Elbert McKinney
- p. Bob Hietpas
- q. Ronald Jezerc
- r. Marilyn Burns
- s. Jeffrey Opt
- t. William Goetz
- u. Thomas J. Clark
- v. Troy Hoover
- w. Lester Balster
- x. Gordon Taylor
- y. William West
- z. Gerald Taylor
- aa. John Stutz
- bb. Helmut Schwab
- cc. James Herbig
- dd. E. Scott Tucker
- ee. Dale Schumaker
- ff. Robert Suess
- gg. Herbert Vodden
- hh. Cumming Paton
- ii. Earl Porter
- jj. Bruce Brockett
- kk. John Gough

II. G. Vichare

To the extent that individuals not identified in Georgia-Pacific's Initial Disclosures or Supplemental Initial Disclosures have been identified in other parties' Initial Disclosures, Georgia-Pacific incorporates those individuals here. To the extent that those individuals have been deposed, they may have discoverable information that may support Georgia-Pacific's claims or defenses, other than solely for impeachment, on the subjects upon which they were deposed.

2. Rule 26(a)(1)(A)(ii) Documents.

No Supplementation.

3. Rule 26(a)(1)(A)(iii) Damages.

No Supplementation.

4. Rule 26(a)(1)(A)(iv) Insurance Policies.

No Supplementation.

This 28th day of August, 2009.

Respectfully Submitted,

Georgia-Pacific Consumer Products
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and Georgia-Pacific LLC
By its Counsel

s/ Margrethe K. Kearney

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CERTIFICATE OF SERVICE

I hereby certify that, on this 28th day of August, 2009, a true and correct copy of the foregoing GEORGIA-PACIFIC CONSUMER PRODUCTS LP'S (f/k/a FORT JAMES OPERATING COMPANY'S), FORT JAMES CORPORATION'S AND GEORGIA-PACIFIC LLC'S SUPPLEMENT TO RULE 26(a)(1) INITIAL DISCLOSURES was served electronically to the following:

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